PATENT COOPERATION TREATY

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NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To:

KOZLOWSKI & COMPANY 5468 Dundas St. West Suite 401 Toronto, Ontario M9B 6E3 CANADA

Date of mailing (day/month/year) 12 April 2001 (12.04.01)			
Applicant's or agent's file reference 2000-6422	-	11	MPORTANT NOTICE
International application No. PCT/CA00/01159		late (day/month/year) 2000 (05.10.00)	Priority date (day/month/year) 07 October 1999 (07.10.99)
Applicant TWARDOWSKI, Peter		-	

 Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: AU,KP,KR,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

AE,AG,AL,AM,AP,AT,AZ,BA,BB,BG,BR,BY,BZ,CA,CH,CN,CR,CU,CZ,DE,DK,DM,DZ,EA,EE,EP,ES,FI,GB,GD,GE,GH,GM,HR,HU,ID,IL,IN,IS,JP,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MA,MD,MG,MK,MN,MX,MZ,NO,NZ,OA,PL,PT,RO,RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR,TT,TZ,UA,UG,UZ,VN,YU,The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

 Enclosed with this Notice is a copy of the international application as published by the International Bureau on 12 April 2001 (12.04.01) under No. WO 01/25978

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

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DECLARATION OF NON-ESTABLISHMENT OF INTERNATIONAL SEARCH REPORT

(PCT Article 17(2)(a), Rules 13ter.1(c) and Rule 39)

Applicant's or agent's file reference	IMPORTANT DECLARATION		Date of mailing(day/month/year)			
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International application No.	International filing date		(Earliest) Priority date(day/month/year)			
PCT/CA 00/01159		05/10/2000	07/10/1999			
International Patent Classification (IPC) or both national classification and IPC G06F17/60						
Applicant						
TWARDOWSKI, Peter						
This International Searching Authority here	eby declares, according to	Article 17(2)(a), that	no international search report will			
be established on the international applic	ation for the reasons indic	cated below	·			
1. X The subject matter of the international application relates to:						
a. scientific theories.						
b. mathematical theories						
c. plant varieties.						
d. animal varieties.						
e. essentially biological processes for the production of plants and animals, other than microbiological processes and the products of such processes.						
f. Schemes, rules or methods of doing business.						
g. schemes, rules or methods of performing purely mental acts.						
h. schemes, rules or methods of playing games.						
i. methods for treatment of the human body by surgery or therapy.						
j. methods for treatment of the animal body by surgery or therapy.						
k. diagnostic methods practised on the human or animal body.						
mere presentations of informa		,	•			
m computer programs for which this International Searching Authority is not equipped to search prior art.						
2. The failure of the following parts of the international application to comply with prescribed requirements prevents a meaningful search from being carried out:						
the description	the claims	Į.	the drawings			
		L.				
3. The failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions prevents a meaningful search from being carried out:						
the written form has not been furnished or does not comply with the standard.						
the computer readable form has not been furnished or does not comply with the standard.						
4. Further comments:						
Name and mailing address of the International Searching Authority						
European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Lucia Van Pinxteren						

European Patent Office, P.B. 5818 Patentla NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl. Fax: (+31-70) 340-3016

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 203

The subject-matter claimed falls under the provisions of Article 17(2)(a)(i) and Rule 39.1(iii), PCT, such subject-matter relating to a method of doing business.

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.